## EXHIBIT 1-9

document 44-10

filed 07/30/24 Lydic R 2Hurdman <u>lhardman@hsk-law.com</u> 574-232-4801 Please reply to South Bend Office

July 15, 2024

## **Via E-Mail Transmission**

bwalz@taftlaw.com

ATTORNEYS AT LAW

Bradley J. Walz PHV Taft Stettinius & Hollister LLP - Min/MN 2200 IDS Center 80 S 8th St Minneapolis, MN 55402

RE: Nickels and Dimes Incorporated v. Noah's Arcade, LLC d/b/a Full Tilt, et. al.

Case No. 3:23-cv-00699-DRL-MGG

Dear Mr. Walz:

This letter is in response to our recent telephonic conversation regarding supplemental discovery responses. Included with this letter is the following supplementations:

- 1. Regarding the requested information regarding the Facebook post about naming the arcade, the post was originally made on Ben Konowitz's Facebook page. You have already been sent the post from Ben's page as well as all of the comments. The post was then shared by Ben to Ryan's Hart Facebook page. All comments from both Ben and Ryan's Facebook pages were included with the documents previously sent to you from Ben's Facebook page.
- 2. The list of e-mail names and addresses that you refer to as "VIP members" is attached as Exhibit A. Please note that these individuals are individuals who have requested to receive e-mails from Ben Konowitz notifying them of upcoming events that may be of interest to them. These e-mails may or may not pertain to activities at Noah's Arcade.
- 3. The e-mail communications between Ryan Hart and the USPTO are attached as Exhibit B.

We are continuing to work with our clients regarding additional supplementation and will supplement as necessary.

Should you have any further questions regarding this matter, please do not hesitate to contact me.

## USDEPN/ND case 3:23-cv-00699-CCB-SJF document 44-10 filed 07/30/24 page 3 of Very truly yours,

HUNT SUEDHOFF KEARNEY LLP

<u>/s/Lyle R. Hardman</u> Lyle R. Hardman

Enc.

cc: Vivek Hadley

Christine Walsh Jonathan Polak